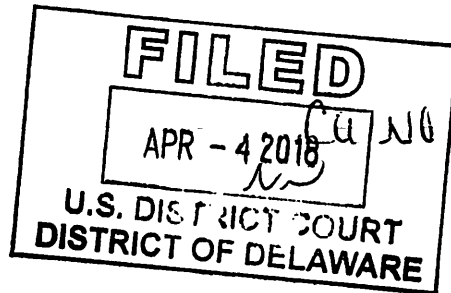


~~In~~ the United States District Court for the
District of Delaware

De-Shawn Drumgo

v

(Pl Matthew Dutton et al



1:14-cv-01134GMS
1:14-cv-01135GMS
1:17-cv-00188GMS

Plaintiff Motions the Court for
A scheduling order And Appointment

1. Plaintiff is currently a Pro Se litigant
2. Plaintiff is still out of state in Pennsylvania being tortured in the state without any justification No Due Process no write up nor charge nor indictment of justification.
3. the Plaintiff mail is often destroyed, deprived and adequate access to the courts becomes questionable when the Plaintiff is indigent unlike J. T. Vaughn Also the retaliation, harassment daily because the Plaintiff was a victim and assaulted however the staff here treat the Plaintiff as if he was a culprit co-conspirator and indicted daily being called a co-killer & cop-killer by correctional officers and even medical staff the Plaintiff sticks out like a sore thumb only because he is isolated in the state with no justification. In such a small town the Prison has many things J.T.V.CC Does not Drumgo is restricted and experiencing a punishment that Delaware's Superior Court did not sentence him to which is torture.

4. This benefits the Defense in All Cases because the Plaintiff is Unable to freely litigate from legal mail to legal research to Adequate access to the Courts here Recently the Plaintiff has suffered irreparable harm causing the Plaintiff Case NO CP04-18-000832 to be dismissed this again benefitting the Defense

5. The Plaintiff when he had Attorney Joseph B. Cicero and Stephanie Habelow Despite facing a trial in U.S. District Court was Deprived Legal Call's his legal mail was opened before reaching his Present's his first legal call was no good beings the the Counselor Tom's and Two Correctional officers sat at the same table invading Attorney Privileged conversation The Plaintiff knowing this was a violation of MAIL dimension refused to discuss his Case in front of State Agent's.

6. The Attorney's Joseph B. Cicero & Stephanie Habelow stressed to the Court the difficulty the Deprivation of The RIGHTS of A Attorney and Attorney & client Privileges this benefitting the Defense however the Fact that the Plaintiff had Concerned Attorney's this prevented a dismissal and kept the Court Aware of All that was occurring beings the Counsel was Consistent and Diligent This is need in all the Plaintiff's cases beings the his ~~own~~ legal mail is opened outside his presents often Deprived, having NO real way to receive updated law - case law - Plaintiff has had to go to hunger to obtain a legal call this being outrageous.

7. The Defendants have Three Attorneys litigating against one who is handicapped (due to such deprivations) and solitude again with no justification the Plaintiff knows the Defendants and it's Attorneys made this happen and it benefits them greatly

8. The Plaintiff wishes to keep all his cases active and moving forward for trial and would like this put on record so if adequate access and/or incoming and outgoing mail is "Deprived" the Plaintiff's case is not dismissed.

9. The Plaintiff would also like the Court to know because Coaltonship has failed to file the 6 month Account Statement and form of Papers to the Detaware Court of Common Pleas his case was wrongfully dismissed cause the harm to be irreparable

for the following Reason's the Plaintiff Respectfully Ask or Request's that this Motion be granted.

Respectfully Submitted

D. D. Jones
4-1-18

